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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/579,749	02/16/2007	Jean-Loup Lemesre	BJS-1721-116	9412	
23117 NIXON & VAN	7590 02/26/201 NDERHYE, PC	EXAMINER			
	LEBE ROAD, 11TH F	DUFFY, PATRICIA ANN			
ARLINGTON,	VA 22203		ART UNIT	PAPER NUMBER	
		1645			
			MAIL DATE	DELIVERY MODE	
			02/26/2010	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/579,749	LEMESRE ET AL.		
Examiner	Art Unit		

		Patricia A. Duffy		1645	
The MAILING DATE of this communication	n appea	rs on the cover sheet wit	th the c	orrespondence add	ress
THE REPLY FILED 22 February 2010 FAILS TO PLACE	E THIS A	PPLICATION IN CONDITI	ON FO	R ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to application, applicant must timely file one of the folloapplication in condition for allowance; (2) a Notice of for Continued Examination (RCE) in compliance with periods:	o or on the lowing reads of Appea	he same day as filing a No eplies: (1) an amendment, a al (with appeal fee) in comp	tice of <i>A</i> affidavit bliance v	Appeal. To avoid abar , or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
 a) The period for reply expires 4 months from the mailing b) The period for reply expires on: (1) the mailing date on o event, however, will the statutory period for reply expires. 	of this Ad expire lat	visory Action, or (2) the date s er than SIX MONTHS from the	e mailing	date of the final rejection	n.
Examiner Note: If box 1 is checked, check either box MONTHS OF THE FINAL REJECTION. See MPEP 7 Extensions of time may be obtained under 37 CFR 1.136(a). The have been filed is the date for purposes of determining the periounder 37 CFR 1.17(a) is calculated from: (1) the expiration date set forth in (b) above, if checked. Any reply received by the Office of ARDEAN.	706.07(f). he date or od of exte of the sh ice later the	n which the petition under 37 (nsion and the corresponding a ortened statutory period for re	CFR 1.13 amount o ply origir	36(a) and the appropriat of the fee. The appropriationally set in the final Office	e extension fee ate extension fee e action; or (2) as
NOTICE OF APPEAL 2. ☐ The Notice of Appeal was filed on A brief in filing the Notice of Appeal (37 CFR 41.37(a)), or an Notice of Appeal has been filed, any reply must be	ny extens	sion thereof (37 CFR 41.37	(e)), to	avoid dismissal of the	
<u>AMENDMENTS</u>					
3. ☑ The proposed amendment(s) filed after a final reje (a) ☑ They raise new issues that would require furth (b) ☐ They raise the issue of new matter (see NOT (c) ☑ They are not deemed to place the application	ther cons ΓE below	sideration and/or search (se ');	ee NOT	E below);	
appeal; and/or (d) They present additional claims without cance NOTE: <u>See Continuation Sheet</u> . (See 37 CI	eling a co	orresponding number of fina	-		
 4. ☐ The amendments are not in compliance with 37 CF 5. ☐ Applicant's reply has overcome the following reject 6. ☐ Newly proposed or amended claim(s) would 	ction(s): _			,	,
non-allowable claim(s). 7. For purposes of appeal, the proposed amendment(how the new or amended claims would be rejected The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to:	:(s): a) 🔀	will not be entered, or b)		•	-
Claim(s) objected to Claim(s) rejected: <u>6 and 10</u> . Claim(s) withdrawn from consideration: <u>11 and 12</u> . AFFIDAVIT OR OTHER EVIDENCE					
 The affidavit or other evidence filed after a final acti because applicant failed to provide a showing of go was not earlier presented. See 37 CFR 1.116(e). 	ood and	sufficient reasons why the	affidavi	t or other evidence is	necessary and
 The affidavit or other evidence filed after the date of entered because the affidavit or other evidence failed showing a good and sufficient reasons why it is necessary. 	led to ov cessary	ercome <u>all</u> rejections undel and was not earlier present	r appea ted. Se	l and/or appellant fails e 37 CFR 41.33(d)(1	s to provide a).
10. ☐ The affidavit or other evidence is entered. An expl REQUEST FOR RECONSIDERATION/OTHER	lanation	of the status of the claims	after en	try is below or attach	ed.
 The request for reconsideration has been conside <u>See Continuation Sheet.</u> 	ered but	does NOT place the applic	ation in	condition for allowan	ce because:
12. ☐ Note the attached Information <i>Disclosure Stateme</i>13. ☐ Other:	<i>ent</i> (s). (F	PTO/SB/08) Paper No(s)			
		/Patricia A. Duffy/ Primary Examiner		nit 1645	

Continuation of 3. NOTE: the amendment would require reinstatement of the art rejection of Lemesre (US 2003/0068690) and consideration of support and breadth of the term "purified" newly added to the claims.

Continuation of 11. does NOT place the application in condition for allowance because: Applicants argue that the purified protein defined by moleculear weight is not specifically or inherently disclosed in the Lessmere document and argues prosecution history of US Patent 7,282,210. With respect to the patent, the prosecution history is irrelevant as the claims are directed to a different invention. With respect to the Lesmere document, Lemesre teaches the isolated immunogenic ESA proteins from the culture supernatant of L. amazonesis at page 20, column 2, Example 19. The instant protein of SEQ ID NO:6 is inherently present in the supernatant as admitted by Applicants in the instant specification at page 2, second full paragraph. The further characterization of known proteins does not distinguish the instant protein from that of the prior art because the amino acid sequence is inherent to the protein and the instant claims do not recite a purity limitation that distinguishes the purified/isolated proteins in the composition of Lesmere.